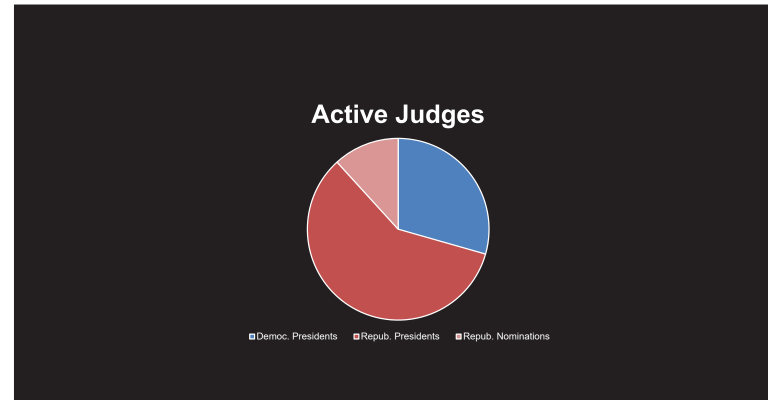
# FIFTH CIRCUIT UPDATE

DAVID S. COALE

28<sup>th</sup> Annual Conference on State and Federal Appeals University of Texas School of Law Austin, Texas June 15, 2018

LYNN PINKER COX HURST

600Camp.com



# LYNN PINKER COX HURST

600Camp.com

"[W]e conclude that if the Plaintiffs prove that the Defendants operated a fraudulent pyramid scheme, a jury may reasonably infer from the Plaintiffs' payments to join . . . that they relied on Ignite's implicit representation of legitimacy, when in fact it was a fraudulent pyramid scheme." *Torres v. S.G.E. Management,* 838 F.3d 629 (5th Cir. 2016) (en banc)

#### JUDGES IN MAJORITY

Wiener\* Costa\* Stewart Davis Smith Dennis Prado Elrod Southwick Graves Higginson

#### JUDGES DISSENTING

Jolly Jones Clement Owen Haynes

#### LYNN PINKER COX HURST

600Camp.com

"[[J]essica Jauch was indicted by a grand jury, arrested, and put in jail where she waited for 96 days to be brought before a judge and was effectively denied bail. . A pre-trial detainee denied access to the judicial system for a prolonged period has been denied basic procedural due process ...."

### Jauch v. Choctaw County, 837 F.3d 425 (5th Cir. 2017)

#### JUDGES VOTING AGAINST EN BANC REVIEW

Stewart Dennis Clement Prado Elrod Haynes Graves Higginson Costa

#### JUDGES VOTING FOR EN BANC REVIEWG

Jones Smith Owen Southwick Willett Ho

## LYNN PINKER COX HURST

600Camp.com

# APPELLATE PROCEDURE

LYNN PINKER COX HURST

600Camp.com

## *Cooper Indus. v. Nat'l Union Fire Ins. Co.,* 876 F.3d 119 (5th Cir. 2017)

- Judgment ≠ Opinion. "National Union is conflating the district court's opinion (i.e., the order) with its judgment. Appellate courts review judgments, not opinions. . . . '[A]n appellee may urge any ground available in support of a judgment even if that ground was . . . rejected by the trial court."
- *Rights* **≠** *Reasoning.* "Here, there is no adverse judgment against National Union, such that it might need to protect its rights—just some adverse reasoning"
- **These distinctions matter.** "'A cross-appeal filed for the sole purpose of advancing additional arguments in support of a judgment is "worse than unnecessary", because it disrupts the briefing schedule, increases the number (and usually the length) of briefs, and tends to confuse the issues.'... (giving National Union over four thousand words of additional briefing)."

## LYNN PINKER COX HURST

600Camp.com

Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the <u>UT Law CLE eLibrary (utcle.org/elibrary)</u>

# Title search: Fifth Circuit Update

Also available as part of the eCourse

Federal Appellate Law Update 2018: Case Law Updates, Stays and Emergency Relief, and more!

First appeared as part of the conference materials for the  $28^{th}$  Annual Conference on State and Federal Appeals session "U.S. Fifth Circuit Update"